

R.I. Bankr. Form W.1
See, R.I. LBR 3015-1
(Rev. 7/1/11)
(Required for cases filed
on or after 4/1/09)

United States Bankruptcy Court
District of Rhode Island

In re Yroli Ortiz

Debtor(s)

Case No. 1:09-bk-11259
Chapter 13

4th AMENDED CHAPTER 13 PLAN AND APPLICABLE MOTIONS DESIGNATED BELOW:

() MOTION TO AVOID LIEN(S)
() MOTION TO MODIFY SECURED CLAIM(S)
() MOTION TO ASSUME/REJECT LEASE(S)

If you oppose any provision of this plan and/or any motions contained within, you MUST FILE A
TIMELY WRITTEN OBJECTION. This plan and any motions contained within may be confirmed and
become binding on you without further notice or hearing unless a written objection is filed no later than
seven (7) days before the hearing date on confirmation, which is scheduled for ____.

Your objection to confirmation must include the specific reasons for your objection, and must be filed
with the Court no later than seven (7) days before the hearing date on confirmation. See LBR 3015-3(b)(1). If
you mail your objection to confirmation to the Court for filing, you must mail it early enough so that the Court
will receive it on or before the deadline stated above. You must also serve a copy of your objection to
confirmation on the debtor(s), the attorney for the debtor(s), and the Chapter 13 trustee at their addresses as they
are listed in the notice of the meeting of creditors. See LBR 3015-2(c)(3).

**If you or your attorney do not take these steps, the Court may decide that you do not oppose the
proposed plan of the debtor(s), including any motions contained in the plan, and may enter an order
confirming the plan and granting the motions. Any creditor's failure to object to confirmation of the
proposed plan or any of the above checked motions shall constitute the creditor's acceptance of the
treatment of its claim as proposed, pursuant to 11 U.S.C. Section 1325(a)(5)(A).**

Clerk, U.S. Bankruptcy Court, 380 Westminster St., Providence, R.I., 02903

OBJECTIONS: Your objection to confirmation and/or to the motions contained in the plan must include the specific reasons for your objection, and must be filed with the Court no later than seven (7) days before the confirmation hearing, or within twenty (20) days of service of the amendment, whichever is greater, and applicable.

If you mail your objection to confirmation to the Court for filing, you must mail it early enough so that the Court will receive it on or before the deadlines stated above. You must also serve a copy of your objection to confirmation, and any applicable motions contained therein, on the debtor(s), the attorney for the debtor(s), and the Chapter 13 trustee at their addresses as they are listed in the notice of the meeting of creditors.

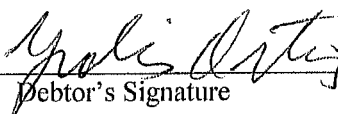
If you or your attorney do not take these steps, the Court may decide that you do not oppose the proposed plan of the debtor(s) as amended, including any motions contained therein, and may enter an order confirming the amended plan and granting the motions. **Any creditor's failure to object to confirmation of the proposed plan as amended shall constitute the creditor's acceptance of the treatment of its claim as proposed, pursuant to 11 U.S.C. Section 1325(a)(5)(A).**

PLAN SERVICE AND SIGNATURES:

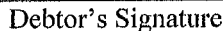
Pursuant to the R.I. LBR 3015-1(b), the Debtor or his/her counsel is required to serve a copy of the Chapter 13 Plan upon the Chapter 13 Trustee, all creditors and interested parties, and to file a certificate of service accordingly. In addition, if the Debtor has included a Motion to Modify Secured Claim and/or a Motion to Avoid Lien in this plan, the Debtor must also comply with the service requirements contained in R.I. LBR's 3015-1(c)(1) and 4003-2.

I/We declare under penalty of perjury that the information provided in the Amended Chapter 13 Plan, including any applicable Motion(s) to Modify Secured Claim(s); Motion(s) to Avoid Certain Lien(s); and Motion(s) for Assumption and Rejection of Executory Contracts and Unexpired Lease(s), as to all matters set forth herein, are true and correct to the best of our knowledge and belief.

Dated 9-21-11


Debtor's Signature

Dated _____


Debtor's Signature

I hereby certify that I have reviewed this document with the debtor(s) and that the debtor(s) have received a copy of this document.

Dated 9-21-11


Attorney for the Debtor

United States Bankruptcy Court
District of Rhode Island

In re Yroli Ortiz

Debtor(s)

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If you or your attorney do not take these steps, the Court may decide that you do not oppose the proposed plan of the debtor(s), including any motions contained in the plan, and may enter an order confirming the plan and granting the motions. Any creditor's failure to object to confirmation of the proposed plan or any of the above checked motions shall constitute the creditor's acceptance of the treatment of its claim as proposed, pursuant to 11 U.S.C. Section 1325(a)(5)(A).

PLAN PROVISIONS

DISCHARGE: (Check one)

The debtor will seek a discharge of debts pursuant to Section 1328(a).

The debtor is not eligible for a discharge of debts because the debtor has previously received a discharge described in Section 1328(f).

NOTICE OF SPECIAL PROVISIONS: (Check if applicable)

This plan contains special provisions that are not included in the standard plan as approved by the U.S. Bankruptcy Court for the District of Rhode Island. Those provisions are set out in the OTHER PLAN PROVISIONS section of this plan.

I. PLAN PAYMENTS

A. Payments by the debtor of \$ 1,100.00 per month for 60 months. Pursuant to 11 U.S.C. § 1326(a)(1), unless the Court orders otherwise, the debtor shall commence making payments not later than 30 (thirty) days after the date of the filing of the plan or the order for relief, whichever is earlier.

B. In addition to the above specified plan payments, other lump sum payments from any source (describe specifically) shall be paid to the trustee as follows:

NONE

C. For amended plans:

(1) The plan payments by the debtor shall consist of the total amount previously paid (\$) added to the new monthly payment in the amount of \$ for the remaining months of the plan for a total base amount, as amended, of \$, plus other payments and property stated in Paragraph B above.

(2) The payment amount shall change effective .

D. Payments to the trustee shall be sent to the following address:

Office of the Standing Chapter 13 Trustee
P.O. Box 2561
Providence, Rhode Island 02906

II. ADMINISTRATIVE COSTS

A. Attorney's Fees. The attorney for the debtor(s) has received \$ 3,500.00 of the total initial attorney fee of \$ 3,500.00. The remainder of the initial fee shall be paid through the plan.

The attorney for the debtor(s) requests additional payment of \$1,000.00 for representing the debtor in the Court's loss mitigation program, or a loss mitigation program outside of the Court. This fee will be paid through the plan.

Therefore, the total attorney fee to be received in this case will be \$4,500.00.

III. FILING OF PROOFS OF CLAIM

A. The trustee shall only distribute payments, including adequate protection payments, to creditors who have actually filed proofs of claim (including adequate proof of security) with the Court that are deemed allowed pursuant to 11 U.S.C. Section 502(a), except as set forth in Section IV B(1) below.

B. The trustee shall mail payments and provide notices to the address provided on the filed proof of claim or amended proof of claim or filed name or address change or assignment or transfer of claim filed with the Court.

IV. SECURED CLAIMS

A. Mortgages and Other Direct Payments by Debtor. Payments will be made outside the plan according to the original contract terms, with no modification of contract terms and with liens retained.

Name of Creditor	Description of Collateral	Contractual Monthly Payments	Principal Balance of Claim	Contract Rate of Interest
Countrywide Home Loans or its secured assignee	199 Academy Avenue Providence, RI 02908	\$1,121.91	\$298,570.98	Modification rate
IndyMac Bank or its secured assignee	238 Baker Street Providence, RI 02905	\$1,874.17	\$140,000.00	contract rate
First NLC Financial Services, LLC or its secured assignee	211 Academy Avenue Providence, RI 02908	\$2,009.96	\$198,000.00	contract rate

B. Prepetition Arrearages.

(1) For purposes of this Plan, Prepetition Arrearages shall include all sums included in the allowed claim and shall have a "0" balance upon entry of the Discharge Order in this case. In the event that a Secured Creditor listed in this section fails to timely file a proof of claim in this case, by this Plan the Debtor shall be deemed to have timely filed a proof of claim on behalf of each such Secured Creditor pursuant to 11 U.S.C. § 501(c), in the amount set forth below in paragraph (4) below.

(2) No interest will be paid on Prepetition Arrearages unless otherwise stated.

(3) Payments made by the Trustee on Debtor's Prepetition Arrearages shall be applied **only** to those Prepetition Arrearages and not to any other amount owed by Debtor to the Secured Creditor.

(4) Information Regarding the Arrearages:

Secured Creditor	Description of Collateral Including Address	Arrearage Amount	Total to be paid in Plan
IndyMac Bank or its secured assignee	238 Baker Street Providence, RI 02905	\$22,684.91	\$22,684.80
First NLC Financial Services, LLC or its secured assignee	211 Academy Avenue Providence, RI 02908	\$14,420.36	\$14,420.36

(5) If Debtor pays the amount(s) specified in section (4) (above), while making all required Post-Petition Payments (see below), Debtor's mortgage will be reinstated according to its original terms, extinguishing any right of the Secured Creditor to recover any amount alleged to have arisen prior to the filing of Debtor's petition.

Check if applicable:

Motion to Modify Secured Claims

The debtor(s) hereby moves the Court to value the collateral of each of the creditors described in Section C below (except those creditors whose claims are classified to be paid directly or to be paid in full by the Chapter 13 Trustee where Section 506(a) does not apply) at the collateral value stated. To the extent that the amount of the debt of any such creditor exceeds the stated collateral value, the debtor(s) hereby moves the Court that said difference be treated in the Chapter 13 plan as a general unsecured claim without priority. The debtor(s) further moves the Court that the lien of each creditor listed upon the collateral listed herein above be satisfied upon payment of the collateral value and the issuance of the debtor(s) discharge.

Pursuant to R.I. LBR 3015-1(c)(1), if the plan includes a motion to modify secured claim, the plan must be served on the lienholder by first class and certified mail.

C. Secured Claims Paid According to Modified Terms. These amounts will be paid in the plan according to modified terms, and liens retained until entry of discharge. The excess of the creditor's claim will be treated as an unsecured claim. Any claim listed as "NO VALUE" in the "Modified Principal Balance" column below will be treated as an unsecured claim. THE LIENS WILL BE AVOIDED OR LIMITED IN THE PLAN OR AN ADVERSARY ACTION WILL BE FILED UNDER SECTION 506(a) TO DETERMINE THE EXTENT, VALIDITY, AND PRIORITY OF THE LIEN (Select method in last column):

Name of Creditor	Description of Collateral including Address and whether a Primary Residence	Value of Collateral	Modified Principal Balance	Interest Rate	Total Plan Payments	Mortgage Position (1 st , 2 nd , 3 rd)	Is Appraisal attached to Plan?	Plan* or Adversary Action?
IndyMac Bank or its secured assignee	238 Baker Street Providence, RI 02905	\$140,500.00	\$140,500.00	11.00%	\$22,684.91	1ST	YES	PLAN
First NLC Financial Services, LLC or its secured assignee	211 Academy Avenue Providence, RI 02908	\$198,000.00	\$198,000.00	8.20%	\$14,420.32	1ST	YES	PLAN
First NLC Financial Services, LLC or its secured assignee	211 Academy Avenue Providence, RI 02908	\$198,000.00	\$0.00	0.00%	\$0.00	2ND	Yes	PLAN
Adeniran Ashiru	238 Baker Street Providence, RI 02905	\$140,500.00	\$0.00	0.00%	\$0.00	2nd	Yes	Plan
Adeniran Ashiru	216-226 Academy Avenue, RI 02908	\$487,600.00	\$0.00	0.00%	\$0.00	2 nd	Yes	Plan

* PLAN INDICATES THAT THE DEBTOR PROPOSES TO AVOID OR LIMIT THE LIEN OF THE CREDITOR IN THIS PLAN. CONFIRMATION OF THE PLAN SHALL CONSTITUTE A FINDING OF VALUATION PURSUANT TO SECTION 506(a). NO ADVERSARY COMPLAINT OR FURTHER MOTION WILL BE FILED AND THE LIEN WILL BE AVOIDED. IF THE CREDITOR WISHES TO CONTEST THE AVOIDANCE OF THE LIEN, THE CREDITOR MUST FILE AN OBJECTION TO THE ABOVE MOTION TO MODIFY SECURED CLAIM AND THIS PLAN. OTHERWISE CONFIRMATION OF THE PLAN WILL AVOID THE LIEN.

D. Surrender of Collateral

Name of Creditor	Description of Collateral to be Surrendered
-NONE-	

Check if applicable:

Motion to Avoid Judicial Liens

Judgments were obtained by the creditors listed below in cases before the Rhode Island State Courts, and said judgments have been recorded in the Registry of Deeds in the respective city or town hall as follows:

Creditor	Judgment Book And Page	Registry	Judgment Date	Date of Recording	Amount
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1.

2.

The above-stated judgments created liens on the real property in which the debtor(s) has an interest, which real property is more specifically described as _____. The value of the debtor(s)'s interest in this real property is \$_____. The aforesaid liens constitute judicial liens under 11 U.S.C. Section 522(f)(1). The property which this judicial lien encumbers is property which the debtor(s) is entitled to exempt under 11 U.S.C. Section 522 and the claimed amount of this exemption is \$_____. The existence of this judicial lien impairs the exemption to which the debtor(s) is entitled under R.I.G.L. 9-26-4 or as otherwise applied under applicable state law.

The debtor(s) respectfully moves the Court to issue an order avoiding the judicial liens upon the real property described herein, effective upon discharge.

Pursuant to R.I. LBR 4003-2 if the plan includes a motion to avoid lien it must be served on the lienholder and lienholder's counsel.

E. Lien Avoidance. The debtor moves to avoid the liens of the following creditors pursuant to Section 522(f):

Name of Creditor	Description of Collateral
-NONE-	

V. PRIORITY CLAIMS

PRIORITY CLAIMS. All claims entitled to priority under 11 U.S.C. Section 507 and 1322 shall be paid in full in deferred cash payments, except for priority claims under Section 507(a)(1)(B), unless the holder of the particular claim agrees to a different treatment of such claim.

A. Domestic Support Obligations ("DSOs") All postpetition DSOs, including postpetition DSOs assigned to a governmental unit, will be paid directly to the holder by the debtor(s) or to the assignee of the claim and not through the Chapter 13 Trustee unless otherwise specified under the "Other Plan Provisions" section of the plan.

1. None
2. DSO applies.

B. DSO Prepetition Arrearages Owed to DSO Holders Under 11 U.S.C. Section 507(a)(1)(A), or assigned to a governmental unit, to be paid in full through the Chapter 13 plan.

1. None

2. Name of holder Amount of Arrearage

C. Priority Claims Other Than DSOs.

All priority claims other than DSOs shall be paid in full on a pro rata basis after the payment in full of all DSO priority claims.

1. None
2. The names and amounts of all claims entitled to priority under 11 U.S.C. Section 507, other than DSOs:

Name	Claim Amount
1. *Providence Tax Collector	\$22,000.00
2. Narragansett Bay Commission	\$0.00
3. Providence Water	\$0.00

VI. UNSECURED CLAIMS

General Unsecured Claims Not Separately Classified. General unsecured claims shall be paid on a prorata basis with payments to commence after the payment of all administrative, secured and priority unsecured claims in full.

A. Claims of Unsecured Nonpriority Creditors Specially Classified. Includes unsecured claims, such as co-signed unsecured debts, that will be paid in full even though all other unsecured claims may not be paid in full.

Name of Creditor	Reason for Special Classification	Amount of Claim	Interest Rate	Total Payment
-NONE-				

B. Claims of General Unsecured Creditors. The debtor estimates that a total of \$ 2,534.84 will be available for distribution to unsecured creditors on a pro rata basis, which represents an estimated dividend of 1 % of their claims. This percentage is for calculation purposes only. The Plan provides for a specific set amount to be paid into the plan, not a percentage of the debt. The debtor calculates that a minimum of \$ 0.00 must be paid to unsecured creditors in order to comply with the liquidation test for confirmation and the debtor calculates that a minimum of \$0.00 must be paid to unsecured, non-priority creditors in order to comply with the Means Test.

Check if applicable:

[] **Motion to Assume or Reject Executory Contracts and Unexpired Leases**

A. The debtor(s) moves to assume or reject the following executory contracts and unexpired leases. If assumed, payments due after the filing of the case will be paid directly by the debtor(s) rather than by the trustee.

B. Unless otherwise provided, the debtor(s) proposes to promptly cure any pre-bankruptcy defaults on the assumed leases or contracts over a period of months, with said payments to be made by the trustee.

<u>Creditor</u>	<u>Assume or Reject</u>	<u>If Assumed, Amount of Arrearage paid in Plan</u>
<u>-NONE-</u>		

VII. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

EXECUTORY CONTRACTS AND UNEXPIRED LEASES. The following executory contracts and unexpired leases are assumed (and pre-petition arrears to be cured in the plan) or rejected (so indicate):

Name of Creditor	Description of Collateral	Monthly Payment	Interest Rate	Pre-petition Arrears	Total Payment	Assume/Reject
<u>-NONE-</u>						

VIII. CALCULATION OF PLAN PAYMENT

A. Secured claims (Section IV Total): \$ 37,105.16

B. Priority claims (Section V Total): \$ 22,000.00

C. Administrative claims (Section II Total): \$ 1,000.00

D. General unsecured claims (Section VI Total): \$ 2,534.84

E. Separately classified unsecured claims
(Section VI A Total): \$ 0.00

F. Total of (A) through (E) above: \$ 62,640.00

G. Divide (F) by .90 for total cost including Chapter 13 Trustee's fee (this represents the total amount to be paid into the Chapter 13 Plan):

Total Cost of Plan: \$ 69,600.00

H. Divide (G) Cost of Plan by Term of Plan: 60 months

I. Round up to nearest dollar:
Monthly Plan Payment: \$ 1,100.00
(Enter this amount on page 2)

IX. LIQUIDATION ANALYSIS

A. Real Estate:

Address	Fair Market Value	Recorded Liens (Schedule D)
<u>199 Academy Avenue Providence, RI 02908</u>	\$ <u>142,700.00</u>	\$ <u>270,000.00</u>
<u>238 Baker Street Providence, RI 02905</u>	\$ <u>126,000.00</u>	\$ <u>211,000.00</u>

Address	Fair Market Value	Recorded Liens (Schedule D)
211 Academy Avenue Providence, RI 02908	\$ 198,000.00	\$ 330,386.40
216-226 Academy Ave Providence, RI 02908	\$ 394,526.72	\$ 399,526.72
Total Net Equity in Real Property:	\$ 0.00	
Less Exemptions (Schedule C):	\$ 0.00	
Amount Available in a Chapter 7:	\$ 0.00	

B. Automobile (Describe year, make and model):

1995 Ford F150	Value \$ 700.00	Lien \$ 0.00	Exemption \$ 700.00
Net Value of Equity:	\$ 700.00		
Less Exemptions (Schedule C):	\$ 700.00		
Available Chapter 7:	\$ 0.00		

C. All Other Assets (all remaining items on Schedule B): (Itemize as necessary)

Value:\$ 12,450.00	Less Exemptions (Schedule C): \$ 12,450.00
Available Chapter 7:	\$ 0.00

SUMMARY (Total amount available under Chapter 7) -- calculated based upon Net Equity (I and II) plus Other Assets (III) less any claimed exemptions:

TOTAL AMOUNT AVAILABLE UNDER CHAPTER 7: \$ 0.00

Additional Comments regarding Liquidation Analysis:

X. GENERAL PROVISIONS

1. Unless otherwise ordered, any creditor holding a claim secured by property which is removed from the protection of the automatic stay, whether by judicial action, voluntary surrender, or through operation of the plan, will receive no further distribution from the trustee, unless an itemized proof of claim for any deficiency is filed within one-hundred twenty (120) days (or such other period as the Court orders) after the removal of the property from the protection of the automatic stay. For purposes hereof, the removal date shall be the date of the entry of the order confirming the plan, modifying the plan, or granting relief from stay, as applicable. This also applies to creditors who may claim an interest in, or lien upon, property which is removed from the protection of the automatic stay of another lien holder or released to another lien holder.
2. If a claim is listed in the plan as secured and the creditor files a proof of claim as an unsecured creditor, the creditor shall be treated as unsecured for purposes of distribution and for any other purpose under the plan.
3. Unless otherwise ordered by the Court, all property of the estates as defined in 11 U.S.C. §§ 541 and 1306, including, but not limited to any appreciation in the value of real property owned by the Debtor(s) as of the commencement of the case, shall remain property of the estate during the term of the Plan and shall vest in the Debtor(s) only upon closing of the case. All property of the estate shall remain within the exclusive jurisdiction of the Bankruptcy Court.
4. Confirmation of the plan shall impose a duty on the holders and/or servicers of claims secured by liens on real property to apply the payments received from the trustee on the prepetition arrearages, if any, only to such arrearages; to deem the prepetition arrearages as contractually cured by confirmation; to apply the direct mortgage payments, if any, paid by the trustee or by the debtor(s) to the month in which they were made under the plan or directly by the debtor(s), whether such payments are immediately applied to the loan or placed into some type of suspense account; to notify the trustee, the debtor(s) and the attorney for the debtor(s) of any changes in the interest rate for an adjustable rate mortgage and the effective date of the adjustment; to notify the trustee, the debtor(s) and attorney for the debtor(s) of any change in the taxes and insurance that would either increase or reduce the escrow portion of the monthly mortgage payment; and to otherwise comply with 11 U.S.C. Section 524(i).

5. All contractual provisions regarding arbitration or alternative dispute resolution are rejected in connection with the administration of this Chapter 13 case.

XI. ADDITIONAL CREDITOR DUTIES

Additional Terms Applicable to Creditors

1. Notice of Contract Change.

(A) Pursuant to R.I. LBR 3002-1(c)(1) at any time during the pendency of Debtor's case, a Creditor must file on the Claims Register and serve upon the Trustee, Debtor, and Debtor's counsel (if applicable), at least thirty (30) days before the change is to take place, or a payment at a new amount is due, a notice (the "Notice of Contract Change") outlining any change(s) in the amount owed by Debtor under any Agreement, including any change(s) in the interest rate, escrow payment requirement, insurance premiums, change in payment address or other similar matters impacting the amount owed by Debtor under such Agreement (each a "Contract Change"). Additional amounts owed by the Debtor due to a Contract Change **may be disallowed by the Court** to the extent the amounts (i) were not reflected in a Notice of Contract Change filed as required by this subsection, and (ii) exceed the amount set forth in the proof of claim filed by the Creditor or deemed filed under this Plan.

(B) Within thirty (30) days of receipt of the Notice of Contract Change (defined above), Debtor shall either adjust the Post-Petition Payment to the amount set forth in the Notice of Contract Change, or file a motion with the court, objecting to the payment amount listed in the Notice of Contract Change and the stated reasons for the objection.

2. Notice of Outstanding Obligations.

(A) Pursuant to R.I. LBR 3002-1(c)(1) at any time during the pendency of the Debtor's case, a Creditor shall file on the Claims Register and serve upon the Trustee, Debtor, and Debtor's counsel (if applicable) a notice containing an itemization of any obligations arising after the filing of this case that the Creditor believes are recoverable against the Debtor or against the Debtor's property (the "Outstanding Obligations"). Outstanding Obligations include, but are not limited to, all fees, expenses, or charges incurred in connection with any Agreement, such as any amounts that are due or past due related to unpaid escrow or escrow arrearages; insurance premiums; appraisal costs and fees; taxes; costs associated with the maintenance and/or upkeep of the property; and other similar items. Within sixty (60) days after the date such Outstanding Obligations were incurred, a Notice of Outstanding Obligations shall be filed on the Claims Register, sworn to by the Creditor pursuant to 28 U.S.C. § 1746, referencing the paragraph(s) (or specific section(s) and page number(s)) in the Agreement that allows for the reimbursement of the services and/or expenses. **This subsection will not apply to the extent that the court has previously approved a Creditor's outstanding obligations pursuant to a Court order or conditional order.**

(B) The Debtor reserves the right to file a motion with the court within sixty (60) days following the filing of a notice of outstanding obligations, objecting to the amounts listed in the Notice of Outstanding Obligations and stating the reasons for the objection. The bankruptcy court shall retain jurisdiction to resolve disputes relating to any Notice of Outstanding Obligations.

3. Application for Reimbursement of Costs and Fees of Professionals.

Pursuant to Bankruptcy Rule 2016 and Local Rule 2016-1(d), a Creditor must file an application with the court no less than on an annual basis if it wishes to be compensated from the Debtor or the estate for services rendered or expenses incurred by its professionals [attorneys, accountants, appraisers, auctioneers, or other professional persons], after Debtor's filing of this Petition and before the issuance of the Notice of Discharge. The application shall include a detailed statement setting forth (1) the services rendered, time expended and expenses incurred during the previous 12 month period, and (2) the amounts requested. The application shall include a statement sworn to by the Creditor pursuant to 28 U.S.C. § 1746 that references the paragraph number(s) (or specific section(s) and page number(s)) in the Agreement that allows for the reimbursement of the services and/or expenses. A Creditor may request approval of multiple fees and expenses in a single application, and any application under this subsection must be filed on an annual basis to include all services rendered during the previous 12 month period. A final application under this subsection must be filed not later than thirty (30) days after the issuance of the Notice of Discharge in this case. **Failure to comply with the provisions in this subsection may result in disallowance by the Court of such fees and expenses.** The Debtor reserves the right to object to any application filed under this subsection. **This subsection will not apply to the extent that the court has previously approved a Creditor's fees or expenses pursuant to a Court order or conditional order.** The bankruptcy court shall retain jurisdiction to resolve disputes relating to any fee applications filed pursuant to this subsection.

XII. ADDITIONAL DEBTOR DUTIES

1. Insurance. Debtor shall maintain insurance as required by law, contract, security agreement or Order of this court.

2. Payment Records to Trustee. Debtor shall keep and maintain records of payments made to Trustee.

3. Payment Records to Secured Creditor(s). Debtor shall keep and maintain records of post-petition payments made to Secured Creditor(s).
4. Domestic Support Obligation(s). Under 11 U.S.C. § 1325(a)(8) and § 1328(a), if the debtor owes domestic support obligations, whether owed at the time of filing or incurred during the pendency of the bankruptcy case, the debtor must file a certification with the Chapter 13 Trustee stating that all such payments due under the plan have been paid before a discharge order may enter. Debtor shall maintain a record of all domestic support obligation payments paid directly to the recipient pursuant to a separation agreement, divorce decree, applicable child support collection unit order or other court's order.
5. Change in Address. Debtor must notify the court and the Trustee if the address or contact information changes during the pendency of the case. Notification must be made in writing within fifteen (15) days of when the change takes place.
6. Disposal of Property. The Debtor(s) shall not transfer, sell, encumber, or otherwise alienate property of the estate with a value of more than \$1,000 other than in accordance with the confirmed Plan or other order of the Bankruptcy Court. The Debtor shall be responsible for preserving and protecting all property of the estate.

XIII. OTHER PLAN PROVISIONS

Debtor will pay the balance of the secured claim of 238 Baker Street, Providence, Rhode Island outside the Plan for the life of the loan based upon the value of \$140,500.00 at the contractual rate with a fixed contractual payment. Debtor will pay the post petition payments commencing with the August, 2009 payment in the monthly amount of \$1,874.17, which does not include taxes and insurance. In determining the amortization and principal and interest breakdown of the loan, any amount of the claim in excess of \$140,500.00 will be unsecured and no interest will accrue or be due on this portion of the Claim commencing with the date of the filing of the petition. Thus while the monthly mortgage payment will not change, the amortization period of this mortgage will be less than the original term of the loan due to the decreased value of the secured claim. No change or any type of modification of the monthly payment is being made.

Upon completion of the Plan, the Order granting the Motion to Modify shall be recorded in the Land Evidence Records of the City of Providence.

Debtor will pay the balance of the secured claim of 211 Academy Avenue, Providence, Rhode Island outside the Plan for the life of the loan based upon the value of \$198,000.00 at the contractual rate with a fixed contractual payment. Debtor will pay the post petition payments commencing with the August, 2009 payment in the monthly amount of \$2,009.96, which does not include taxes and insurance. In determining the amortization and principal and interest breakdown of the loan, any amount of the claim in excess of \$198,000.00 will be unsecured and no interest will accrue or be due on this portion of the Claim commencing with the date of the filing of the petition. Thus while the monthly mortgage payment will not change, the amortization period of this mortgage will be less than the original term of the loan due to the decreased value of the secured claim. No change or modification of the monthly payment is being made.

Upon completion of the Plan, the Order granting the Motion to Modify shall be recorded in the Land Evidence Records of the City of Providence.

Debtor will modify the 2nd mortgage on 211 Academy Avenue, Providence, Rhode Island with First NLC Financial Services, LLC C/O Ocwen Loan Servicing, LLC by treating it as completely unsecured claim.

Upon completion of the Plan, the Order granting the Motion to Modify and discharging the mortgage shall be recorded in the Land Evidence Records of the City of Providence.

Debtor reserves the right to file an Amended Plan with a motion to modify her first mortgage on 199 Academy Avenue, Providence, Rhode Island in the event that 11 USC 1322 is amended allowing Debtor to modify her mortgage pursuant to the terms of Title 11 of the United States Code as it may become amended.

Debtor will modify the 2nd mortgage on 216-226 Academy Avenue, Providence, Rhode Island with Adeniran Ashiru by treating it as completely unsecured claim.

Upon completion of the Plan, the Order granting the Motion to Modify and discharging the mortgage shall be recorded in the Land Evidence Records of the City of Providence.

Debtor will modify the 2nd mortgage on 238 Baker Street, Providence, Rhode Island with Adeniran Ashiru by treating it as completely unsecured claim.

Upon completion of the Plan, the Order granting the Motion to Modify and discharging the mortgage shall be recorded in the Land Evidence Records of the City of Providence.

The Debtor is contesting the Motion for Relief From Stay filed by Bay View Loan Servicing, LLC regarding the property located at 216-226 Academy avenue, Providence, RI. Any arrearage due to the secured creditor will be paid from the Plan of Manuel Rosario, case number 09-12797 and not from this Plan.

LOSS MITIGATION: (Optional)

This section applies only to the Debtor's Real Property Used as a Principal Residence.

By checking this box, the Debtor expresses an interest in discussing loss mitigation (such as a loan modification, loan refinance, short sale, or surrender in full satisfaction) concerning the Debtor's Real Property Used as a Principal Residence. List the property and/or the Secured Creditor(s) below:

The Debtor hereby permits the Secured Creditor(s) listed above to contact (check all that apply):

The Debtor directly.
 Debtor's bankruptcy counsel.
 Other: _____

(Debtor is not required to dismiss this bankruptcy Petition during the loss mitigation discussions. Any agreement reached during the loss mitigation discussions may be approved pursuant to an amended plan, and the terms may be set forth in Section XII, below.)

PLAN SERVICE AND SIGNATURES:

Pursuant to the R.I. LBR 3015-1(b), the Debtor or his/her counsel is required to serve a copy of the Chapter 13 Plan upon the Chapter 13 Trustee, all creditors and interested parties, and to file a certificate of service accordingly. In addition, if the Debtor has included a Motion to Modify Secured Claim and/or a Motion to Avoid Lien in this plan, the Debtor must also comply with the service requirements contained in R.I. LBR's 3015-1 and 4003-2.

/s/ John B. Ennis, Esq.

John B. Ennis, Esq.
Debtor's counsel

Address 1200 Reservoir Avenue
Cranston, RI 02920

Telephone #: 401-943-9230 Fax:401-946-5006

September 21, 2011

Date

I/We declare under penalty of perjury that the information provided in the Chapter 13 Plan, including any applicable Motion(s) to Modify Secured Claims; Motion(s) to Avoid Certain Liens; Motion to Value Collateral; and Motion(s) for Assumption and Rejection of Executory Contracts and Unexpired Leases, as to all matters set forth herein, are true and correct to the best of our knowledge and belief:

Date September 21, 2011

Signature /s/ Yroli Ortiz

Yroli Ortiz
Debtor